

AMENDMENTS TO THE DRAWINGS:

The attached sheets of drawings do not include changes to any Figures; however, these replacement drawings correct the objections indicated in Form PTO-948 mailed with the Official Action.

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REMARKS

Claim 7 has been properly labeled as "cancelled." In addition, the typographical error on page 5, line 3 of the specification has been corrected.

Claim 1 has been amended to incorporate the limitations of claim 6, which has been cancelled. Claims 8 and 9 have been added to further scope the invention, and find support in the original specification in the paragraph bridging pages 3-4 and at page 4, lines 23-24. No new matter has been entered by any of the foregoing amendments.

Turning to the art rejections, the Examiner has rejected claims 1-5 under 35 U.S.C. § 102(b) as anticipated by Prior et al. (GB 2,330,982, "Prior"), as noted supra, claim 1 has been amended to incorporate the limitations of claim 6, which renders moot the rejection based on Prior et al.

Turning to the rejection of claims 1 and 6 under 35 U.S.C. § 102(b) as anticipated by Kirk (GB 2,344,905), claim 6 has been cancelled and incorporated into claim 1. Claim 1 also has been amended to recite a selection bar on the display in addition to the selection button. Kirk does not teach or suggest a portable electronic device having a front display on which selectable functions are displayed, highlighted, and selected and including a selection button and a selection bar to indicate which function is presently highlighted, along with a rear touch pad as required by claim 1, as amended.

Thus, neither applied prior art reference can be said to anticipate or render obvious Applicant's claims 1-5. New claims 8 and 9 are allowable for the same reasons above adduced relative to claim 1, as well as for their own additional limitations.

Corrected formal drawings accompany this amendment.

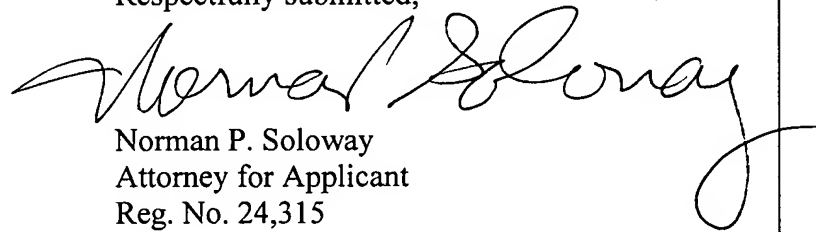
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In view of the foregoing, Applicant respectfully submits that the application is in order for allowance. Early and favorable action is requested.

In the event there are any fee deficiencies or additional fees are payable, please charge them (or credit any overpayment) to our Deposit Account Number 08-1391.

Respectfully submitted,


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CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: MAIL STOP AMENDMENT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on

September 16, 2005 at Tucson, Arizona.

By Kim Hood

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